

IN THE UNITED STATES DISTRICT COURT FOR THE  
DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA,	)	
	)	
Plaintiff,	)	8:11CR258
	)	
v.	)	
	)	
ANTHONY HARLAN,	)	ORDER
	)	
Defendant.	)	
_____	)	

This matter is before the Court after being notified that Williams Prepared Place and Stephens Center have both declined to accept defendant into a treatment program in view of defendant's conduct in confinement. The Court finds its order of February 7, 2012 (Filing No. [80](#)) should be rescinded and defendant's motion to have defendant screened for chemical dependency treatment (Filing No. [79](#)) will be denied. Accordingly,

IT IS ORDERED that the Court's order of February 7, 2012, is rescinded; defendant's motion to be screened for chemical dependency treatment is denied.

DATED this 27th day of February, 2012.

BY THE COURT:

/s/ Lyle E. Strom

\_\_\_\_\_  
LYLE E. STROM, Senior Judge  
United States District Court